	d			
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9	Attorneys for Plaintiff, TV INTERACTIVE DATA CORPORATION			
10				
11	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA			
12				
13	TV INTERACTIVE DATA CORPORATION, a California Corporation,	Case No. C 10-00475 PJH		
14	Plaintiff,	STIPULATION OF DISMISSAL		
15	v.	OF CLAIMS WITH PREJUDICE BETWEEN PLAINTIFF AND		
16	SONY CORPORATION, et al.,	DEFENDANTS JVC KENWOOD CORPORATION AND JVC		
17	Defendants.	AMERICAS CORPORATION AND [PROPOSED] ORDER		
18		MAD [I ROI OSES] ORDER		
19	Drawwant to Dulo 41 of the Federal Dulos of Civil	Li Dun andreus Circ I. D. 7.12 and day		
20	Pursuant to Rule 41 of the Federal Rules of Civil Procedure, Civ. L.R. 7-12 and the agreement of the parties, TV Interactive Data Corporation ("TVI") and Defendants JVC			
21				
22	Kenwood Corporation (named in the Complaint as Victor Company of Japan, Ltd.) and JVC Americas Corporation (collectively, "JVC"), by and through their respective counsel of record, hereby stipulate and agree as follows:			
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24				
25	1. TVI filed this action in the United States District Court for the Northern District of			
26	California asserting claims for patent infringement under U.S. Patent Nos. 5,597,307, 5,795,156,			
27	6,249,863, and 6,418,532.			
28				
	Case No. C 10-00475 JF 82745081.1	STIPULATION OF DISMISSAL OF CLAIMS WITH PREJUDICE BETWEEN PLAINTIFF AND		

JVC AND [PROPOSED] ORDER

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2.	JVC filed its Answer and Counterclaims to the First Amended Complaint (D.I
333) on Octol	per 7, 2011.

- 3. TVI and JVC have now reached an agreement to settle their differences relating to the above-captioned action.
- 4. All claims TVI asserted against JVC in the above-captioned action are hereby dismissed with prejudice. The foregoing dismissal shall have no impact whatsoever on TVI's claims and rights against any party other than JVC. TVI is dismissing only its claims against JVC, and expressly maintains all of TVI's claims for relief against all other parties to this action.
- 5. All counterclaims JVC asserted against TVI in the above-captioned action are hereby dismissed with prejudice.
- 6. TVI and JVC each shall bear their own costs and attorneys' fees in connection with the action.
- 7. TVI and JVC request that the Court reserve jurisdiction over this matter to oversee and enforce the agreement between TVI and JVC.
- I, Sang Young A. Brodie, the filer of this document attest that concurrence in the filing of this document has been obtained from T. Vann Pearce, Jr.

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1	DATED: January 10, 2012	ROBINS, KAPLAN, MILLER & CIRESI L.L.P.
2		By: /s/ Sang Young A. Brodie
3		Ronald J. Schutz (<i>Pro Hac Vice</i>) Richard M. Martinez (<i>Pro Hac Vice</i>)
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11		Attorneys for Plaintiff TV Interactive Data Corporation
12	DATED: January 10, 2012	ORRICK, HERRINGTON & SUTCLIFFE LLP
13		Day /a/T Mayor Dayson In
14		By: /s/ T. Vann Pearce, Jr. Steven J. Routh (pro hac vice) Sten A. Jensen
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22		Attorneys for Defendants and Counterclaimants
23		JVC Kenwood Corporation and JVC Americas Corporation
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28		CTIDLII ATIONI OF DIOLUCCAL OF OLAR CO
	Case No. C 10-00475 JF 82745081.1	- 2 - STIPULATION OF DISMISSAL OF CLAIMS - 1 - WITH PREJUDICE BETWEEN PLAINTIFF AND JVC AND [PROPOSED] ORDER

PURSUANT TO STIPULATION, ALL CLAIMS TVI ASSERTED AGAINST JVC

AND ALL COUNTERCLAIMS JVC ASSERTED AGAINST TVI IN THE ABOVECAPTIONED ACTION ARE HEREBY DISMISSED WITH PREJUDICE.

IT IS SO ORDERED.

DATED: 1/17/12

